Case 13-31910-elp13 Doc 2 Filed 03/30/13

UNITED STATES BANKRUPTCY COURT

| | DISTRICT OF OREGON |
|---|---|
| In re Beckie Lee Bergeron |) Case No.) [ONLY FOR CHAPTER 13 CASES]) DEBTOR'S ATTORNEY'S DISCLOSURE) OF COMPENSATION AND ANY) EMPLOYMENT AGREEMENT, AND) APPLICATION FOR COMPENSATION, |
| Debtor(s) |) UNDER 11 USC §329 AND FRBP 2016(b) |
| | aid or to be paid in the above referenced case. Debtor and debtor's attorney have agreed ave not entered into an employment agreement. A copy of the employment agreement, |
| | ent between debtor and debtor's attorney is indicated below. If Schedule 1 or Schedule 2 the undersigned counsel, apply to the court for an order authorizing the compensation |
| | \$_ (\$4,750 maximum). This amount represents all fees for the entire life of the case ding. Debtor has agreed to pay fees of \$_3,250.00_ (\$4,750 maximum) and expenses of \$_ |
| Debtor (specify) has paid \$, | leaving \$ to be paid through the plan. |
| attorney have agreed upon: (a) a flat fee (i.e., requiring no | endered through confirmation of the plan plus the initial audit of claims, debtor and debtor's bitemization) of $$_3250.00_{-}$ ($$_3,450$ maximum). Debtor and debtor's attorney have ces (after the initial audit of claims) will be charged as specified in the attached agreement, as follows: |
| applied to each service re | and expenses of \$ Time records must be kept for all work performed both "pre" ecords may be requested by the court at any time, and must show the time and rate ndered. If the estimated fee exceeds \$3,450, an itemized statement showing the time and a service rendered must be filed with the court not less than one week prior to the final |
| ☑Debtor ☐ (specify) has paid | \$ <u>719.00</u> , leaving \$ <u>2531.00</u> to be paid through the plan. |
| SCHEDULE 3: [COMPLETE ONLY IF of and debtor's attorney have agreed to the | CURRENT ATTORNEY WAS RETAINED AFTER CONFIRMATION OF A PLAN.] Debtor e fee arrangements as follows: |
| were not completed] The debtor, the de | ring \$ to be paid through the plan. submitted Schedule 1 or Schedule 2 (through confirmation and the initial audit of claims) btor's former attorney, and the debtor's current attorney have agreed to the following with d will apply for any necessary court order for approval: |

IMPORTANT:

- No additional compensation requests will be granted if SCHEDULE 1 is selected, or after a final application is filed if SCHEDULE 2 or SCHEDULE 3 is selected.
- 2. Supplemental applications for compensation: (a) may only be filed if SCHEDULE 2 or SCHEDULE 3 is selected; (b) will not be considered unless the application is clearly marked as a final compensation application, or unless the supplemental

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compensation requested is more than \$500 and at least 6 months have expired since the filing of the case or since the filing of any earlier application; and (c) must be filed using LBF #1307, including an itemization of all services previously performed for which no previous itemization and application has been filed.

I certify there is no agreement to share compensation with any other person, except with a regular member, partner, or associate of my attorney firm, except as follows (provide details): ___.

I further certify that on March 30, 2013 a copy of this document was served on the debtor(s) and trustee.

DATED: March 30, 2013

/s/ Cal Knickerbocker

Cal Knickerbocker 05011 Debtor's Attorney